☑ LYNCHBURG DIVISION [☑ LYNCHBURG or ☐ CHARLOTTESVILLE] MINITIAL or □ SUPPLEMENTAL TRUSTEE'S OBJECTIONS TO CONFIRMATION, REQUEST FOR DOCUMENTS, AND MOTION TO DISMISS IN RE: DAVID L KING CASE #: 17-61780 991 OAKVILLE RD APPOMATTOX, VA 24522 This is the Trustee's report following the minitial or adjourned Meeting of Creditors, which was held on the date noted below; the Debtor did or did not attend; Creditors did or did not appear. The hearing on confirmation and Show Cause on Dismissal/Motion to Reconvert is to be held on November 29, 2017, at \(\sigma 9:30 \) a.m. or \(\sigma 10:00 \) a.m., as originally noticed; Trustee objects to confirmation, and modifications, documents, or actions are required as set forth on attached Exhibit "A" ☐ The Meeting of Creditors IS NOT adjourned; ☐ The Meeting of Creditors IS adjourned to .m. - Debtor's Attorney to notice Debtor of the continuance. Further, if modifications are required, they must be served upon all affected Creditors and other parties in interest, pursuant to the Local Rules of this Court, and noticed for hearing as of the date set forth for hearing on confirmation, or to such other date as the Court may advise Debtor's counsel. WHEREFORE, your Trustee moves the Court to dismiss or convert this case if the requested modifications, documents, and/or actions have not been completed at least ten days prior to the scheduled hearing on confirmation, and/or if the Debtor has failed to appear at the original or adjourned Meeting of Creditors, and/or if the Debtor is not current in Plan payments; and, for other relief as may seem just. Dated: 11/03/2017 (Date of 341 Hearing) Herbert L. Beskin, Chapter 13 Trustee P.O. Box 2103 Charlottesville, VA 22902 Ph: 434-817-9913; Email: ch13staff@cvillech13.net **CERTIFICATE OF SERVICE** A copy of this Trustee's Report and Objection Following Meeting of Creditors was mailed to the Debtor and electronically served by ECF or mailed though USPS to Debtor's counsel on November 04, 2017. Herbert L. Beskin, Chapter 13 Trustee P.O. Box 2103 Charlottesville, VA 22902 Ph: 434-817-9913; Email: ch13staff@cvillech13.net

IN THE UNITED STATES BANKRU

FOR THE WESTERN DISTRICT OF VIRGINIA \Box , HARRISONBURG DIVISION \Box HARRISONBURG or \Box STAUNTON] or

Entered 11/10/17 13:01:13
Page 1 of 3
ANKRUPTCY COURT

Case 17-61780

Case 17-61780 Filed 11/10/17 Entered 11/10/17 13:01:13 Desc Main Name(s): DAVID L KING Case No. 17-61780 The Debtor must commence making payments at the rate and in the amounts stated in the Plan. If the Plan calls for payments through an automatic wage deduction from an employer, the Debtor must make payments directly to Trustee until the wage deduction takes effect. The Debtor or attorney must within 10 days: OK A. Submit a wage-deduction Order to the Court for entry; or Submit a pay-direct Order AND provide proof that a TFS payment account has been set up and is working; or 9/14/2017 need TFS Other: The Trustee objects to confirmation of the proposed Plan and/or moves to dismiss or convert this case pursuant to 11 U.S.C. § 1307 because: Debtor ineligible for Chapter 13: debts exceed statutory limits [11 U.S.C. § 109 (e)] Debtor ineligible for Chapter 13: nature of dismissal of prior case [11 U.S.C. § 109(g)] Debtor ineligible for Chapter 13: failure to obtain pre-petition budget counseling [11 U.S.C. § 109(g)]9/9/2017 Insufficient future income devoted to Trustee's control to assure execution of the Plan. [11 USC § 1322(a)(1)] Plan does not provide for payment in full of all priority claims in full. [11 U.S.C. § 1322(a)(2)] Plan discriminates unfairly against a designated class of unsecured claims [11 U.S.C. § 1322(b)(1)] Plan does not provide for the appropriate plan payment period [11 U.S.C. § 1322(d)]

Plan payment period should be 36 months. (Debtor is: above median below median) Plan has not been proposed in good faith [11 U.S.C. § 1325(a)(3)] Plan does not meet the Chapter 7 liquidation test [11 U.S.C. § 1325(a)(4)] If Clayton files deficiency claim Periodic payments to an allowed secured claim are not in equal monthly installments [11 U.S.C. § 1325(a)(5)(B)(iii)] OK N/A Payments to creditor secured by personal property insufficient to provide adequate protection [11 U.S.C. § 1325(a)(5)(B)(iii)] OK) N/A Debtor will not able to make all payments under plan or comply with plan; plan infeasible [11 U.S.C. § 1325(a)(6)] Debtor did not file the petition in good faith [11 U.S.C. § 1325(a)(7)] bushess income "negative" Debtor has not demonstrated that all post-petition support payments have been made [11 U.S.C. § 1325(a)(8)] Debtor has not filed all applicable Federal, State, and local tax returns (§ 1308) [11 U.S.C. § 1325(a)(9)] OK N/A Years not filed: IRS: ; VDOT / other state: OK /mo. =\$ and amendment IS/IS NOT required. trom business is OK /mo. from: OK busines ; proof of daycare expense \$ documents to sport

C.

C.

D.

E. F.

G.

O.

Case 17-61780 Doc 19 Filed 11/10/17 Entered 11/10/17 13:01:13 Desc Main

Page 3 of 3

EXHIBIT "A" TO TRUSTEE'S REPORT (page 2)

Name(s): DAVID L KING	ase No.	17-61780
7. The Debtor must amend and refile the following Schedules to provide complete and accurate information:		
A. Schedule A/B, Part 1 (real estate):		
		_
B. Schedule A/B, Part 2 - 8 (other property):C. Schedule C: Trustee objects to the following claims of exemption:		
D. Schedule D (secured):E. Schedule E/F, Part 1 (priority):		_
F. Schedule E/F, Part 2-4 (non-priority):		
G./ Schedule G (exec./ leases):		
I C.1. 1.1 II (11.)		
VI. Schedule I (income): add Double Bridges vent 573/100		
J. Schedule J (expenses):		
K. Statement of Financial Affairs:		
L. Attorney Disclosure Statement:M. Form 21 (Soc. Sec. #):		_
N Patition:		_
O. Form 22C 1&2 (Current Monthly Income):		
P. Other:		_
		_
8. The Debtor must amend the proposed Plan as follows:		
A. To provide for §1326 adequate protection payments for:		
B. To amend Plan to pay secured debt arrearage in full, or object to claim, for the following creditor(s):		
POC5 BLIRentals, LLC, arrs \$766.43		_
C. To increase Plan payments as follows: to pay the amount required by the Ch	hade.	_
I test to general insecuted claim (869,004) if plan doesn't y	Capril	008
D. To correct proposed percentage payout to unsecured creditors.	my i	20 (0
E. To provide for the following priority or secured claims, or object to claim(s): POC 3 Advance America s	462.20	8657
F. File and properly serve "Special Notice to Secured Creditor" for:		
G. File / Redo Plan using proper Plan format (see Court's web site)		
H. To resolve the following objections/motions:	100	tail
1. Other 1) hava 1-date for lump sum payment paper	3/20 M	TIO COLL
The other pergraphics of the property of the pergraphics of the pergraphic of the pergraphics of the pergraphics of the pergraphic of the pergraphics of the pergraphic of the pergraphic of the pergraphic of the permitted of the pergraphic of the pergrap	Selv	y soid
(2) pare 3D +3C- Agrany To overgain		_
(3) palla 3- monde for charlotte county	1 +	_
	myy	
	0756	me
al DIPONG C	1916.	
10. Plan only pays a total of \$(net) to general unsecured credit		N/A
11. Other:		_
		_
12. Confirmation order to state:		
A. Plan must pay 100% to all general unsecured creditors / all joint unsecured creditors / all unsecured creditors of Husbar	ıd/all	
unsecured ereditors of Wife based upon the Chapter 7 test (\$ 69,004) / Disposable Income test (\$) n (d f	Brench
By , the Debtor(s) shall provide the Trustee with amended Schedules I and J (as n	reeded) 3	claim
1 6 1 1 2 20		
	e income to	o N/A
Plan payments (Line 45, Form 122C-2 requires \$/mo.; plan payment is \$/mo.)		
D. Debtor(s) have an affirmative obligation to advise the Trustee immediately		_
E. Debtors are not entitled to discharge under sec. 1328(f) because	e Plan.	-
G. Other:		_
		_
13. Trustee & attorney agree: Confirmation to be continued to 2/1/8 Reason: to get beyond bar date to review joint claims / ensure 100% payout, or	for	48
Reason: to get beyond bar date to review joint claims / ensure 100% payout, or get beyond have	. 441	
land on the se	y	
an he fill and		
. 10,100000		